		ond Corporation
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Reclamation Plan Name/No.		
	DEPARTMENT OF CONSERVATION DIVISION OF MINE RECLAMATION and	
	(Name of LEAD AGENCY)	
SUI	RETY BOND (CORPORATION) (Public Resources Code §2773.1)	
	Bond No	
KNOW ALL F	PERSONS BY THESE PRESENTS, THAT THE UNDERSIG	NED
(Na	ame of Corporation - Permittee and Principal, whose address for service is:)	
	(Street Address) (City) (State) (Zip)	,
a corporation organize	ed and existing under the laws of the State of	,
as i illicipal, and	(Name of Surety Company, whose address for service is:)	,
	(Street Address) (City) (State) (Zip)	,
organized and existing	g under the laws of the State of	
and licensed to do bus	siness in the State of California, as Surety, are held and firm	
(Name of LEAD AGE	ENCY)	DOLLARS
(\$	enal sum of) for the payment of which sum we here	by iointly and
severally bind ourselve	res, our successors, and assigns. In the event of forfeiture by a agree that, in the aggregate, they shall not demand in exce	y the
THE CONDITION	ION OF THE ABOVE ORLICATION is such that:	

THE CONDITION OF THE ABOVE OBLIGATION is such that:

Whereas, the above-named Principal has an approved permit, number _______, and/or claims a vested right, including an approved reclamation plan, number _______, to reclaim mined lands, as defined pursuant to the Surface Mining and Reclamation Act, Public Resources Code, Division 2, Chapter 9, §2710 et seq. (the Act), and its attendant regulations (California Code of Regulations, Title 14, §3500 et seq.); and,

Whereas, a demand has been made upon Principal for security under Public Resources Code §2773.1, to insure compliance with the Act; and this bond is executed and tendered in accordance therewith;

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	ame/No
reclamation of required by the	as, the Principal has chosen to file this performance bond as a guarantee that the the mined lands disturbed during this surface mining operation will be completed as Act and regulations, and as specified in the reclamation plan and any applicable oved by; (Name of LEAD AGENCY)
	as, the Surety and their successors and assigns agree to guarantee the obligation and and the Department of
Conservation, reclamation of Act and regular	and the Department of (Name of LEAD AGENCY) Division of Mine Reclamation from the failure of the Principal to complete the the mined lands disturbed during the surface mining operation in conformity with the tions, and as specified in the reclamation plan and any applicable permit as approved, subject to the penal sum of this bond; (Name of LEAD AGENCY)
nenal sum sne	as, the surety, as part of the obligation secured by this bond, and in addition to the cified in this bond, agrees there shall be included costs and reasonable expenses and reasonable attorney fees, incurred by, (Name of LEAD AGENCY)
or in the alterna	(Name of LEAD AGENCY) ative, the Department of Conservation, Division of Mine Reclamation, in successfully obligation against the surety, all to be taxed as costs and included in any judgment
described land	as, obligations guaranteed by this performance bond shall be in effect for the following s which are subject to the approved reclamation plan or increment upon which initial operations by the principal will be conducted:
	(Insert legal description or Assessor's Parcel No.)
regulations, an	the Principal completes all reclamation requirements set forth in the Act, the dall conditions of the permit related to reclamation, including the reclamation plan, ation shall be void; otherwise, it shall remain in full force and effect:
` '	beginning on the date of the approval of the reclamation plan and any applicable permit or prior to commencement of disturbance of mined lands, and extending until all reclamation pursuant to the Act, the regulations, and all conditions of the permit related reclamation, including the reclamation plan, has been completed to the satisfaction of and the Department of Conservatio
	(Name of LEAD AGENCY) Division of Mine Reclamation; and,
. ,	until the bond is released or replaced in accordance with the Act and its attendant regulations with the written concurrence of
	(Name of LEAD AGENCY) and the Department of Conservation. Division of Mine Reclamation.

The failure of the Principal to fulfill mined land reclamation obligations specified by the Act, the regulations, and all conditions of the permit related to reclamation, including the reclamation plan, shall result in a forfeiture of this performance bond according to the procedures described in the Act.

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	ability may only be reduced by the and the Department of Conservation, Division of
	et for lands covered by this bond which have been disturbed by bond requires adjustment, it shall be by use of an
addition to the terms of the reclamati performed thereunder or the specific obligation on this bond, and it does halteration or addition to the terms of to the specifications. Surety furthe	and agrees that no change, extension of time, alteration or on plan and/or any applicable permit, or to the work to be ations accompanying the same shall in any way affect its ereby waive notice of any such change, extension of time, he reclamation plan and/or any applicable permit or to the work or stipulates and agrees that the provisions of Section 2845 of excedent to Surety's obligations hereunder and are hereby
(Name of LEAD AGENCY) Reclamation of any of the following: bankruptcy of the Surety, 2) any notice which could result in suspension or re-	cancellation of the bond at least 120 days prior to such Principal,, and the Department of Conservation, Division of Mine 1) any notice received or action filed alleging the insolvency or ce received alleging any violations or regulatory requirements evocation of the Surety's license to do business, 3) the Principal dipremiums causing the bond to lapse.
In the event the Surety become reason, notice shall be given immedi	nes unable to fulfill its obligations under the bond for any ately to the Principal,
and the Department of Conservation	(Name of LEAD AGENCY) Division of Mine Reclamation.
	rety by reason of bankruptcy, insolvency, or suspension or I shall be deemed to be without bond coverage in violation of actions described in the Act.
IN WITNESS THEREOF, the seals as of the dates set forth below.	Principal and Surety have hereunto set their signatures and
Date:	(Corporation - Permittee [Principal])
	(Corporation 1 chilities [1 hilospail)
(Corporate Seal)	(Signature of Corporate Officer)
	Typed or Printed Name

Title: _____

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I declare, under penalty of p foregoing bond under an un		laws of the State of California, that I hat I ha	ave executed the
		(Surety Company)	
	By:		
	(Sig	gnature of Attorney-in-Fact for Surety)	
(Seal)	(5	,,	
		Typed or Printed Name	
	Title:		
Executed in		on	under
(City a	and State)	(Date)	andor
the laws of the State of Calif	ornia.		
Where one signs by virtue o of Attorney must be filed wit		rney for a Surety Company, such fully	executed Power
Please identify the agent ac documents, if applicable.	ting on behalf of t	he Surety who will accept notices, pap	ers, and other
Agent:		Title:	
Address:		* *	
Phone Number:		Email Address:	

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COMPLETED NOTORIZED ACKNOWLEDGMENT OF CORPORATION – PERMITTEE [PRINCIPAL] [Attach loose notarial certificate]

COMPLETED NOTARIZED ACKNOWLEDGMENT OF SURETY

[Attach loose notarial certificate]